UNITED STATES OF AMERICA V. Joel Coto-Ortiz Note The District Of Texas FILED V. Joel Goto-Ortiz APR 9 2019 CRIMINAL COMPLAINT David J. Bradley, Clerk Case Number: M-19-08 1 -M Honduras Chance and Adubtus of Definidant) I, the undersigned complainant being duly sworm state the following is true and correct to the best of my knowledge and belief. On or about April 7, 2019 In Hidalgo County, in the Southern District of Texas (Track Statutory Language of Offense) being then and there an alien who had previously been deported from the United States to Honduras in pursuance of law, and thereafter was found near Hidalgo, Texas, within the Southern District of Texas, the Attorney General of the United States and/or the Secretary of Homeland Security, not theretofore having consented to a reapplication by the defendant for admission into the United States: In violation of Title 8 United States Code, Section(s) 1 226 (Felony) I further state that I am a(n) Senior Patrol Agent and that this complaint is based on the following facts: Joel Coto-Ortiz was encountered by Border Patrol Agent and that this complaint is based on the following facts: Joel Coto-Ortiz was encountered by Border Patrol Agent and that this complaint is based on the following facts: Joel Coto-Ortiz was encountered by Border Patrol Agent and the this complaint is based on the following facts: Joel Coto-Ortiz was encountered by Border Patrol Agent and the this complaint of the United States on April 7, 2019, near Hidalgo, Texas. Record checks revealed the Defendant was formally Deported/Excluded from the United States on April 7, 2019, near Hidalgo, Texas. Record checks revealed the Defendant was formally Deported/Excluded from the United States on April 7, 2019, near Hidalgo, Texas. Record checks revealed the Defendant was formally Deported/Excluded from the United States on April 7, 2019, near Hidalgo, Texas. Record checks revealed the Defendant was an Undocumented during the April 7, 2019, near Hidalgo, Texas. Record check	AO 91 (Rev 8/01) Criminal Complaint United	States District Court	·
UNITED STATES OF AMERICA V. Joel Coto-Ortiz APR 9 2019 CRIMINAL COMPLAINT David J. Bradley, Clerk Case Number: M-19-08 31 -M Honduras (Name and Address of Ectophilan) I, the undersigned complainant being duly sworn state the following is true and correct to the best of my knowledge and belief. On or about April 7, 2019 in Hidalgo County, in the Southern District of Texas (Track Statutory Language of Offense) District of Texas (Track Statutory Language of Offense) District of Texas, the Attorney General of the United States and/or the Secretary of Homeland Security, not theretofore having consented to a reapplication by the defendant for admission into the United States; in violation of Title 8 United States Code, Section(s) 1 further state that I am a(n) Senior Patrol Agent and that this complaint is based on the Collowing facts: in violation of Title 8 United States Code, Section(s) 1 further state that I am a(n) Senior Patrol Agent and that this complaint is based on the Collowing facts: April 7, 2019, are Hidalgo, Texas, Record checks. The Defendant claims to have illegally entered the United States on January 28, 2019 through Atlanta, Georgia. Prior to Deportation/Exclusion the Defendant sinstructed not return to the United States on January 28, 2019 through Atlanta, Georgia. Prior to Deportation/Exclusion the Defendant as instructed not return to the United States on January 28, 2019 through Atlanta, Georgia. Prior to Deportation/Exclusion the Defendant as instructed not return to the United States without permission from the U.S. Attorney General and/or the Secretary of Homeland Security, On December 3, 2014, the defendant was convicted of Assault With a Deadly Weapon Serious Injury and sentenced to thirty-seven (37) to fifty-seven (57) months confinement. Second the Secretary of Homeland Security, On December 3, 2014, the defendant was convicted of Assault With a Deadly Weapon Serious Injury and sentenced to thirty-seven (37) to fifty-seven (57) months confinement. Second Homelan			,
APR 9 2019 CRIMINAL COMPLAINT David J. Bradley, Clerk Case Number: M-19-Q5 91 -M IAE YOB: 1981 Honduras Neme and Address of Defination I, the undersigned complainant being duly sworn state the following is true and correct to the best of my knowledge and belief. On or about Asrift, 2019 in Hidalgo County, in the Southern District of Texas (Track Statutory Language of Offense) being then and there an alien who had previously been deported from the United States to Honduras in pursuance of law, and thereafter was found near Hidalgo, Texas, within the Southern District of Texas, the Attorney General of the United States and/or the Secretary of Homeland Security, not theretofore having consented to a reapplication by the defendant for admission into the United States; in violation of Title B United States Code, Section(s) 1326 (Felony) I further state that I am a(n) Senior Patrol Agent and that this complaint is based on the following facts: Joel Coto-Ortiz was encountered by Border Patrol Agents near Hidalgo, Texas on April 7, 2019. The investigating agent established that the Defendant was an undocumented alien and requested record checks. The Defendant claims to have illegally entered the United States on April 7, 2019, near Hidalgo, Texas. Record checks revealed the Defendant claims to have illegally entered the United States on anaury 28, 2019 through Atlanta, Georgia. Prior to Deportation/Exclusion the Defendant sistentured not to return to the United States without permission from the U.S. Attorney General and/or the Secretary of Homeland Security. On December 3, 2014, the defendant was convicted of Assault With a Deadly Weapon Serious Injury and sentenced to thirty-seven (37) to fifty-seven (57) months confinement. Senior Patrol Agent Maria Guerrer Senior Patrol Agent Maria Guerrer Senior Patrol Agent Maria Guerrer Senior Patrol Agent		McALLEN DIVISION United States District Court Southern District Of Texas	^
David J. Bradley, Clerk Case Number: M-19-05 1 -M IAE YOB: 1981 Honduras Nume and Addraw of Defockets) I, the undersigned complainant being duly sworn state the following is true and correct to the best of my knowledge and belief. On or about April 7, 2019 In Hidalgo County, in The Southern District of Texas (Track Statutory Language of Offense) Desig then and there an allen who had previously been deported from the United States to Honduras in pursuance of law, and therearler was found near Hidalgo, Texas, within the Southern District of Texas, the Attorney General of the United States and/or the Secretary of Homeland Security, not theretofore having consented to a reapplication by the defendant for admission into the United States; in violation of Title B United States Code, Section(s) 1 326 (Felony) I further state that I am a(n) Senior Patrol Agent and that this complaint is based on the following facts: Joel Coto-Ortiz was encountered by Border Patrol Agents near Hidalgo, Texas on April 7, 2019. The investigating agent established that the Defendant was an undocumented alien and requested record checks. The Defendant claims to have Higgally entered the United States on April 7, 2019, near Hidalgo, Texas. Record checks revealed the Defendant claims to have Higgally entered the United States on April 7, 2019, near Hidalgo, Texas. Record checks revealed the Defendant was formally Deported/Excluded from the United States on April 7, 2019, near Hidalgo, Texas. Record checks revealed the Defendant was formally Deported/Excluded from the United States on April 7, 2019, near Hidalgo, Texas. Record checks revealed the Defendant was formally Deported/Excluded from the United States on April 7, 2019, near Hidalgo, Texas. Record checks revealed the Defendant was formally Deported/Excluded from the United States on April 7, 2019, near Hidalgo, Texas. Record checks revealed the Defendant was formally Deported/Excluded from the United States on April 7, 2019, near Hidalgo, Texas. Record checks revealed t	V.		CRIMINAL COMPLAINT
Honduras I, the undersigned complainant being duly sworn state the following is true and correct to the best of my knowledge and belief. On or about	Juer Cotto-Ortiz	David J. Bradley, Clerk	Case Number: M-19-0831 -M
knowledge and belief. On or about April 7, 2019 in Hidalgo County, in the Southern District of Texas (Track Statutory Language of Offense) being then and there an alien who had previously been deported from the United States to Honduras in pursuance of law, and thereafter was found near Hidalgo, Texas, within the Southern District of Texas, the Attorney General of the United States and/or the Secretary of Homeland Security, not theretofore having consented to a reapplication by the defendant for admission into the United States States; in violation of Title 8 United States Code, Section(s) 1326 (Felony) I further state that I am a(n) Senior Patrol Agent and that this complaint is based on the following facts: Joel Coto-Ortiz was encountered by Border Patrol Agents near Hidalgo, Texas on April 7, 2019. The investigating agent established that the Defendant was an undocumented alien and requested record checks. The Defendant claims to have illegally entered the United States on January 28, 2019 through Atlanta, Georgia. Prior to Deportation/Exclusion the Defendant was instructed not to return to the United States without permission from the U.S. Attorney General and/or the Secretary of Homeland Security, On December 3, 2014, the defendant was convicted of Assault With a Deadly Weapon Serious Injury and sentenced to thirty-seven (37) to fifty-seven (57) months confinement. Continued on the attached sheet and made a part of this complaint: April 9, 2019 Maria Guerrero Senior Patrol Agent Senior Patrol Agent J. Scott Hacker J. Scott Hacker	Honduras	1981	
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		, U.S. Magistrate Judge	Signature of Judicial Officer